of award of soldier's lots, seventy-five cents; for making all copies, per hundred words, twenty-five cents; for every seal, fifty cents.

This section was not repealed pro tano by act, 1890, ch. 513, sec. 2, the latter being unconstitutional and void. Scharf v. Tasker, 73 Md. 383.

Cited but not construed in Gibson's Case, 1 Bl. 145; Mayer v. Tyson, 1 Bl. 562. As to the "land office," see art. 54.

See notes to sec. 12.

Constables.

An. Code, sec. 14. 1904, sec. 14. 1888, sec. 14. 1820, ch. 164, sec. 1. 1821, ch. 162. 1831, ch. 169. 1834, ch. 192, sec. 4. 1839, ch. 35, sec. 5. 1860, ch. 378. 1865, ch. 67. 1867, ch. 375. 1868, ch. 317. 1870, ch. 196. 1872, ch. 424. 1876, ch. 315.

The several constables in this State shall be entitled to demand and receive the following fees, to wit:

For serving State warrant and return	Q	75
For serving search warrant	Ψ	75
For serving summons in civil suit and return		45
For serving summons for witness and return, each witness		$\frac{45}{20}$
For serving scire facias and return.		$\frac{20}{40}$
For levying fieri facias and return		20
For delivering a person committed over to the jailor, seventy-five		20
cents, and five cents per mile for every mile he may have to travel		
and the actual percents per mile for every mile he may have to travel		
and the actual necessary traveling expenses of each prisoner.		
For summoning jury on inquest, each juror		15
For levying attachments for contempt		75
For serving writ of replevin and return		45
For serving warrant for distraint		25
For summoning and swearing appraisers on distress for rent, and		
in replevin, each appraiser		25
For serving an attachment in the hands of each garnishee		50
For killing dog found killing sheep, to be paid by the owner of the		
dog, in Caroline, Cecil, Howard, Dorchester, Wicomico and		
Worcester	_	00
In other counties	1	00
For poundage fees on any distraint, replevin, attachment or fieri		
facias, eight per cent. on the first twenty-five dollars and three		
per cent. on the residue; but if the defendant shall supersede the		
judgment on which the execution or attachment shall have issued		
within four days after the same shall have been levied or served,		
the constable shall only be entitled to receive one-half of said		
poundage fees.		
For arresting any person charged with a misdemeanor for entering		
any enclosure and destroying property therein in the limits of		
the city of Baltimore or within four miles thereof	1	00

Constables appointed by mayor and city council of Baltimore held entitled to compensation in accordance with this section and secs. 16 and 18, since act 1912, ch. 823, providing a "People's Court" for Baltimore city was void in so far as it

attempted to substitute salaries for constables in place of fees. Levin v. Hewes,

118 Md. 648.
As to "constables," see art. 20; and see notes to art. 20, sec. 4, and to sec. 12 (this article).